IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re:)	Chapter 11
LEHMAN BROTHERS HOLDINGS, INC.)	Case No. 08-13555 (JMP)
Debtor.)) x	(Jointly Administered)

NOTICE OF PARTIAL TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(2)

1. TO:

BANCA POPOLARE DI SONDRIO SCPA ("Transferor")

Servizio Finanza – Amministrazione Titoli Piazza Garibaldi, 16 Sondrio, 23100 Italy Attn Gerry De Alberti

Please take notice of the transfer of an undivided interest in the amount of USD 14,553.53 (EUR 10,284.45), of your claim against LEHMAN BROTHERS HOLDINGS INC. Case No. 08-13555 (JMP) in the above-referenced consolidated proceedings, arising from and relating to the guaranty of certain underlying securities described in Claim No. 64062 (attached as Exhibit A hereto), to:

CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP. ("Transferee")
Corso Unità d'Italia, 1 l
Cantù, 22063
Italy
Attn Paola Mutton

An evidence of transfer of claim (including details as to the underlying securities) is attached hereto as Exhibit B. All notices regarding the transferred portion of the claim should be sent to the Transferee as the address attached in Exhibit C.

No action is required if you do not object to the transfer of your claim. However, IF YOU OBJECT TO THE TRANSFER OF YOUR CLAIM, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, YOU MUST:



■ FILE A WRITTEN OBJECTION TO	THE TRANSFER wit	h:
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United States Bankruptcy Court Southern District of New York Attn: Clerk of Court Alexander Hamilton Custom House One Bowling Green New York, NY 10004-1408

	SEND A	COPY	OF	YOUR	OBJECTION TO	THE	TRANS	FEREE
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- Refer to INTERNAL CONTROL NO. ______in your objection and any further correspondence related to this transfer.
- 4. If you file an objection, a hearing will be scheduled. IF YOUR OBJECTION IS NOT TIMELY FILED, THE TRANSFEREE WILL BE SUBSTITUTED FOR THE TRANSFEROR ON OUR RECORDS AS A CLAIMANT IN THIS PROCEEDING WITH RESPECT TO THE TRANSFERRED PORTION.

CLERK	
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by 2011.	
INTERNAL CONTROL NO	
Copy: (check) Claims Agent Transferee	Debtor's Attorney
	Deputy Clerk
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	ankrupicy Court/Souther		I EHMAN SEC	CURITIES PROGRAMS
c/o Epiq Bankru FDR Station, P.0		ssing Center		OF OF CLAIM
New York, NY	10150-5076	Chapter 11		thern District of New York rs Holdings Inc., Et Al.
	s Holdings Inc., et al.,	Case No. 08-13555 (JMP) (Jointly Administered)	08-13	1555 (JMP) 0000064062
based on Lehi	rm may not be used t man Programs Secur hman-docket.com as			IS FOR COURT USE ONLY
TO THE SAME	学的特别的表现的			1
Creditor) BANC Piazza	A POPOLARE DI SONDI Garibaldi, n. 16 SONDRIO (SO)	and address where notices sho	uld be sent if different from	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known)
Attn: M	Mr. Glanfranco Piraino			Filed on:
Telephone numb	er: (+)39.0342.528324E	mail Address: gianfranco.p	oiraino@popso.it	
Name and address	ss where payment should	be sent (if different from above	e) .	Check this box if you are aware that
y.			1.	anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone numb	er: E	mail Address:	1 1/11	
Programs Securit	ties as of September 15, 2 claim matured or became exchange rate as applica	2008, whether you owned the L ne fixed or liquidated before or table on September 15, 2008. If	ehman Programs Securities on Septer	e the amount owed under your Lehman mber 15, 2008 or acquired them thereafter, amount must be stated in United States to more than one Lehman Programs Security, ates.
Amount of Clair	m: \$ <u>66,510,338.81</u>	(Required	1)	
Check this	box if the amount of clair	n includes interest or other cha	arges in addition to the principal amou	nt due on the Lehman Programs Securities.
2 Desirida tha	International Securities I spect to more than one L	dentification Number (ISIN) for	or each Lehman Programs Security to	which this claim relates. If you are filing s for the Lehman Programs Securities to
International Se	curities Identification I	Number (ISIN): see attached	d schedule (Required)	7
appropriate (each from your account than one Lehmar relates.	n, a "Blocking Number") ntholder (i.e. the bank, but n Programs Security, you	for each Lehman Programs Se oker or other entity that holds may attach a schedule with the	such securities on your behalf). If yo e Blocking Numbers for each Lehmar	depository blocking reference number, as n. You must acquire a Blocking Number u are filing this claim with respect to more a Programs Security to which this claim other depository blocking reference
Clearstream Ba number:	nk Blocking Number, E	turoclear Bank Electronic in	Struction Reference Planton and S.	
	see attached sc	leddie	Required)	<u> </u>
you are filing thi accountholder (i. numbers.	s claim. You must acqui e. the bank, broker or oth	re the relevant Clearstream Ba ner entity that holds such secur	ities on your behalf). Beneficial hold	our Lehman Programs Securities for which y participant account number from your ers should not provide their personal account
Accountholders			sitory Participant Account Number	
	see attached sch	eam Bank or Other Deposito	equired)	FOR GOURTE SE ONLY
consent to, and a disclose your ide	re deemed to have author ntity and holdings of Lel as and distributions.	rized, Euroclear Bank, Clearsti nman Programs Securities to the	ne Debtors for the purpose of	FOR GOURTE ONLY FOR GOURTE ONLY 2: 56
Date.	of the creditor or other	person authorized to file this of	Sign and print name and title, if any, claim and state address and telephone ttach copy of power of attorney, if	URT 56
October 23, 2009	any.		macin copy of power of attorney, if	
n 14	P	iero Melazzini - President	00 or imprisonment for up to 5 years,	or both. 18 U.S.C. §§ 152 and 3571
Penalty		,		
	174	iero Melan	nieser.	

08-13555-mg Doc 27223 Filed 03/22/12 Entered 03/30/12 12:10:44 Main Document Pg 4 of 9

Schedule attached to Banca Popolare di Sondrio soc. coop. p.a. proof of claim

								CALCULATED	TOTAL	
	CLEARSTREAM	CLEARSTREAM		¥ .		3	PRINCIPAL	INTEREST DUE	(PRINCIPAL	
	BANK	BANK	18				AMOUNT	AS OF	AMOUNT +	
	BLOCKING	ACCOUNT				MATURITY	OUTSTANDING	SEPTEMBER	CALCULATED	
ISIN CODE	NUMBER	NUMBER	CURRENCY	ISSUER	GUARANTOR	DATE	(EUR)	14, 2008	INTEREST	TOTAL (USD)
XS0162289663	CA16634	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	28/02/2010	2.240,000,00	24,142,22	2.264.142,22	3.203.987,66
XS0163559841	CA16637	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	14/03/2011	192,000,00	3.715.02	195,715,02	276.956,32
XS0176153350		80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	10/10/2013	3.008.000,00	85.564,24	3.093.564,24	4.377,702,76
XS0181945972	CA16636	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	14/01/2014	158.000,00	3.779,64	161,779,64	228.934,37
XS0195431613		80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	14/07/2014	75.000,00	633,55	75.633,55	107.029,04
XS0200284247	CA16632	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	22/09/2014	29.000,00	865,84	29.865,84	42.263,15
XS0202417050	CA16633	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	27/10/2014	190.000,00	5.038,94	195.038,94	275.999,60
XS0211814123	CA16629	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	16/02/2017	90,000,00	2.163,17	92.163,17	130.420,10
XS0210782552		80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	01/02/2013	312.000,00	6.820,01	318.820,01	451.162,20
XS0218304458	CA16626	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	17/05/2035	4.000,00	92,05	4.092,05	5.790,66
XS0208459023	CA16631	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	30/12/2016	50.000,00	1.117,72	51.117,72	72.336,69
XS0178969209	CA16625	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	26/11/2013	50.000,00	1.376,77	51.376,77	72.703,27
XS0211093041	CA16624	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	16/02/2015	25.000,00	288,25	25.288,25	35.785,40
XS0185655445		80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	27/02/2014	2.000,00	49,86	2.049,86	2.900,76
XS0305646696		80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	27/07/2011	5.000,00	26,85	5.026,85	7.113,50
IT0006578600	CA16627	80652	EUR	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings INC	22/12/2017	348.000,00	6.825,79	354.825,79	502.113,98
XS0179304869		80652	EUR	Lehman Brothers Holdings INC		03/11/2008	200.000,00	1.199,93	201.199,93	284.718,02
XS0183944643		80652	EUR	Lehman Brothers Holdings INC		16/01/2014	1.164.000,00	36.557,87	1.200.557,87	1.698.909,44
XS0189741001		80652	EUR	Lehman Brothers Holdings INC		05/04/2011	4.568.000,00	46.543,35	4.614.543,35	6.530.040,29
XS0193035358		80652	EUR	Lehman Brothers Holdings INC		21/05/2009	733.000,00	2.547,42	735.547,42	1.040.873,15
XS0205185456		80652	EUR	Lehman Brothers Holdings INC		09/11/2009	988.000,00	4.868,97	992.868,97	1:405.008,88
XS0213899510		80652	EUR	Lehman Brothers Holdings INC	turni.	09/03/2015	498.000,00	10.314,74	508.314,74	719.316,19
XS0224346592		80652 -	EUR	Lehman Brothers Holdings INC		20/07/2012	2.300.000,00	18.633,07	2.318.633,07	3.281.097,66
XS0252835110		80652	EUR	Lehman Brothers Holdings INC		04/05/2011	1.500.000,00	8.828,67	1.508.828,67	2.135.143,45
XS0128857413		80652	EUR	Lehman Brothers Holdings INC	AL BOST	10/05/2011	57.000,00	1.264,35	58.264,35	82.449,88
XS0326006540		80652	- EUR -	Lehman Brothers Holdings INC		17/1072012	150.000,00	7.340,08	157.340,08	222.651,95
XS0254171191		80652	EUR	Lehman Brothers Holdings INC		19/05/2016	50.000,00	191,97	50.191,97	71.026,66
XS0213899510		16438	EUR	Lehman Brothers Holdings INC		09/03/2015	4,000,000,00	82.849,32	4.082.849,32	5.777.640,07
XS0282937985		16438	EUR	Lehman Brothers Holdings INC		05/02/2014	8.000.000,00	46.826,67	8.046.826,67	11.387.064,42
XS0247679573		16438	EUR	Lehman Brothers Holdings INC		17/03/2011	5.000,000,00	63.672,08	5.063.672,08	7.165.602,36
XS0254171191		16438	EUR	Lehman Brothers Holdings INC		19/05/2016	10.500.000,00	40.313,00	10.540.313,00	14.915.596,93
ACCEPTITION	510010	1			10°		€ 46.486.000,00	€ 514.451,41	€ 47.000.451,41	\$ 66,510,338.81

Total

Sondrio - October 23, 2009

Banca Popolare di Sondrio soc. coop. p.a.

Piero Melazzini - President

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- 1. For value received, the adequacy and sufficiency of which are hereby acknowledged, BANCA POPOLARE DI SONDRIO SCPA ("Seller"), acting on behalf of one or more of its customers (the "Customers") hereby unconditionally and irrevocably sells, transfers and assigns to CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP., acting on behalf of one or more of its customers (together with its customers, the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the nominal amount specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 64062 filed by or on behalf of Seller (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller and its Customers relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller and its Customers' right, title and interest in, to and under the transfer agreements, if any, under which Seller and Customer(s) or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- 2. Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehmandocket.com as of July 17, 2009; (c) Seller and its Customer owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all



payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.

- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 20 day of December 2011.

BANCA POPOLARE DL&ONDRIO SCPA

Name: Luigi Domenico Vido Atle: Head Office Bank Officer

Piazza Garibaldi 16, Sondrio 23100, Italy

Attn: Gerry De Alberti phone 0039 0342 528927 fax 0039 0342 528370 mail

gerry.dealberti@popso.it

CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP.

Name / Antonio & all

Title: Head Office Bank Officer

Corso Unità d'Italia, 11 Cantù 22063, Italy

> Attn: Paola Mutton phone 0039 031 719111 fax 0039 031 7377.892 mail

finanza@cantu.bcc.it

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- 1. For value received, the adequacy and sufficiency of which are hereby acknowledged, BANCA POPOLARE DI SONDRIO SCPA ("Seller"), acting on behalf of one or more of its customers (the "Customers") hereby unconditionally and irrevocably sells, transfers and assigns to CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP., acting on behalf of one or more of its customers (together with its customers, the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the nominal amount specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 64062 filed by or on behalf of Seller (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller and its Customers relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller and its Customers' right, title and interest in, to and under the transfer agreements, if any, under which Seller and Customer(s) or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- 2. Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller and its Customer owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all



Schedule 1

Transferred Claims

Purchased Claim

0.332447% of XS0176153350 = USD 14,553.53 of USD 4,377,702.76 (i.e. the outstanding amount of XS0176153350 as described in the Proof of Claim dated October 23, 2009 and filed on October 27, 2009),

Which equals 0.0218816% of the Proof of Claim = USD 14,553.53 of USD 66,510,338.81 (the outstanding amount of the Proof of Claim dated October 23, 2009 and filed on October 27, 2009).

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Issuer	Guarantor	Principal/Notional Amount	Maturity	Accrued Amount (as of Proof of Claim Filing Date)
Eur Fl.R Lehman	XS0176153350	Lehman Brothers	Lehman Brothers	EUR 10,000.00	10/10/2013	EUR 10,284.45
Bros.Treas 03-2013		Treasury Co. B.V.	Holdings Inc.	(equivalent to		(equivalent to
				USD 14,151.00)		USD 14,553.53)

BANCA POPOLARE DI SONDRIO SCPA

CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP.

(Firma)

CASSA RURALE ED ARTIGIANA DY CANTÚ BANCA DI CREDITO COOPERATIVO SOC. COOP

Exhibit C

Address for Notices:

CASSA RURALE ED ARTIGIANA DI CANTU' B.C.C. SOC. COOP. Corso Unità d'Italia 11 Cantù, 22063 Italy

Attn: Paola Mutton